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RATES OF ADVERTISING

ded in by Wednesday morning at 10 o'clock.

Unless a particular time is specified when
ded in, advertisements will be published untimed out, and charged accordingly. SYNOPSIS OF JUDGE P. A. HACKLE-

citizens for the purpose of discussing, He desired it to be distinctly understood at the outset, that he stood firmly
and squarely on his platform—on each
plank, separately or conjointly. It was
impossible to determine from the speech
of his competitor, whether he
his platform or repudiated it—he rowed
one way and looked another—whether he
endorsed the administration of Bane way and looked another—whether he
endorsed the administration of Bahe may man deny these state
was lecompton or condemned it—whether he
was lecompton or anti-Lecompton—
was lecompton or anti-Lecompton and source of the Missouri Comprotime of the whose hands were red with the blood
in platform—or each
of the words, 40,000 in
habitants. In other union at the mark word states, if they were opposited to conditions, which, if sha neclair feed an offices in the Teritory was
the Constitution, as the case for the Union at one
ward the Lecompton. Out of the Only the case to instructions, in each of the Union at one
ward the word of wardered free State men, to the

part of the people to rid themselves of it during their criterial existence; and whether the expenses of the Government course to the Government c

tions were broken up by the repeal of the Missonri Compromise, or your part of it, for the South was there in the full constitution; and that no people could be declaring if she did not ac. The money for this composing the Union would be violated, that will not do. The money for this composing the Union would be violated, that will not do. The money for this composing the Union would be violated, that will not do. The money for this composing the Union would be violated, that will not do. The money for this composing the Union would be violated, that will not do. The money for this composing the Union would be violated, that will not do. The money for this composing the Union would be violated, that will not do. The money for this composing the Union would be violated, that will not do. The money for this composing the Union would be violated, that will not do. The money for this composing the Union would be violated, that will not do. The money for this composing the Union would be violated, that will not do. The money for this composing the Union would be violated, that will not do. The money for this composing the Union would be violated, that will not do. The money for this composing the Union would be violated, that will not do. The money for this composing the Union would be violated, that will not do. The money for this composing the Union would be violated, that will not do. The money for this composing the Union would be violated, that will not do. The money for this composing the Union would be violated, the composing the Union would be enjoyment of her part of the bargain. and that no people could union, by declaring if she did not accept the Kansas Nebraska act. The leaders of the so-called Democratic their own way," and in strict accordance that would entitle her to one representation. The leaders of the so-called Democratic their own way," and in strict accordance party took the stump to justify the act with the organic act, framed a constitution of the Southern Nullifiers and the lead-tion and State Government &c."

Why isn't everybody good to my the employment of collection officers or the application or expenditure of the papa aunt? He is always fretful; be rel said "Clay was a miserable, conof the Southern Nulliflers and the lead- tion and State Government, &c." ers of Northern fragments of the new Two thinge are proved by these exan excellent tumbler, but he was a very poor prophet! Kansas is not yet in in 1856, contained no provision requi. The union, and is not likely to be soon ring the constitution to be submitted to Breekenridge said in a speech at Florthe Union, and is not likely to be soon if the gentleman's party remains in a vote of the people at the bal of box, power in Congress. The Republicans as did the Minnesota enabling act.—

said the repeal of the Missouri Combine was the repeal of the Bucken of the proposition submitted, she promise was the result of a bargain between the slave propaganda of the South and the leaders of sham Democracy in and the leaders of sham Democracy in the North; and that there was but one by all the power of the administration, already been made from Buchana.—

daration of that law, that if Kansas relation of the Leaders and in a speech at Floring the Constitution for in like; because, and then begging for a newspaper, alledging that the proposition submitted, she dependent, and must on all political dependent, and must on all political the proposition submitted, she dependent, and must on all political the proposition submitted, she dependent, and must on all political the proposition submitted, she dependent, and must on all political the proposition submitted, she dependent, and must on all political the proposition submitted, she dependent, and must on all political the proposition submitted, she dependent, and the proposition submitted, she dependent, and must on all political the proposition submitted, she dependent, and the proposition submitted, she dependent, and must on all political the proposition submitted, she dependent, and the proposition submitted, she dependent, and in the dependent, and in the proposition submitted, she dependent, and in the proposition submitted, she dependent, and in the proposition submitted, she dependent, and in the proposition submited, she dependent, and in the proposition submitted, she depe

Green-English or anti-Green-English—
for permitting the people of a territory to vote on their Constitutions, or against it; or whether he was a Democrat or a Republican. He had been trying throughout the canvass to crowd himself on the Republican platform, until Tuesday at Cedar Grove, when, tor
the first time, he had said he "cerdially condorsed the Greensburgh platform of the 29th of June."

D. D. Jones was presented that the condorsed the Democratic lenders sought to force a constitution down their presentat that meeting! But while endorsing it, as stated, the whole drift of his sense that they had rejected it by his sense has said to the people was a shamburg."

The presentat that meeting! But while endorsing it, as stated, the whole drift of his sense that they had rejected it by

The Lecompton scheme, by which the against the conditions to a vote of the ballot-bor. That ham begin to favor slave institutions to a vote of the ballot-bor. That ham begin to favor slave institutions to a vote of the ballot-bor. That ham begin to favor slave institutions to a vote of the ballot-bor. That ham begin to favor slave institutions to a vote of the ballot-bor. That ham begin to favor slave institutions to a vote of the ballot-bor. That ham begin to favor slave institutions to a vote of the ballot-bor. That ham begin the ballot-bor. That ham begin to favor slave institutions to a vote of the ballot-bor. That ham begin to favor slave institutions to a vote of the ballot-bor. That ham begin to favor slave institutions to a vote of the ballot-bor. That ham begin to favor slave institutions to a vote of the ballot-bor. That ham begin to favor slave institutions to a vote of the ballot-bor. That ham begin to favor slave institutions in preference to those under which he is preference to th presental that meeting! But while enders sought dorsing it, as stated, the whole drift of his speeches, so far as it was possible to determine anything from them, was against the doctrines of that I latform.

What are the living issues before the country? the enders sent of the Nebraska Bill? Buchanan, dorsement of the Nebraska Bill? Buchanan, and the Democratic leaders sought take the English bill as a finality. All a vote of the people was a blumbug, and tier all agreed, with one accord, this the special greed, with one accord, the whole drift of the people was a blumbug, and tier all agreed, with one accord, this the special greed, with one accord, and tier all agreed, with one accord, the thousand majority. Was against the doctrines of that I latform.

What are the living issues before the country? the endorsement or non-endorsement of the Kansas policy of the leading the free poople was a blumbug, and tier all agreed, with one accord, with one accord, that the summary of the doctrine of the passage of that a vote of the passage of that the summary in the decrine of the passage of that a vote of the passage of that the sunities, passage of that the sunit dorsement of the Kansas policy of the administration; the approval or non-approval of the doctrines of the Dred Scott Decision, that Congress has no power to exclude slavery from the territories, and that the Constitution of the United States carries slavery into all the National Territories and protects them, without any power on the part of the people to it the power of the people of Kansas and protects them, without any power on the part of the people to it the people to it then the people to it the people to it then the people to it the people to it then the people to it the people to it the people to it the people to it then the people to it the people to it then the people to it the people to it then the people to it then the people to it the people to it

Government ought not to be retrench and baptized in perjury," could not be Four years ago, old party organiza ble" for the ingenuity of man to de-

rty in tearing down your part of that tracts, FIRST, that in the opinion of the compact. They maintained here in Democratic party, the Lecompton swine North West, that it was necessary die was all right; and, second, that it to remove this restriction against the was in strict accordance with the or. The Crittenden-Montgomery amendextension of slavery into Kansas and ganic act—the Kansas-Nebraska bill— led from his speech to day where he and with the principles of the Cincin- land whether they took Lecompton or stands? Would any man be willing to made a free State Constitution for them. The people were to be left "perfectly free" to govern themselves, and the political millennium was to be ushered in!

Your fathers had not enjoyed the right. Your fathers had not enjoyed the right for Republicans," as "mulatto demoof self-government under the Ordinance crats," and as traitors to the Democratof 1787; and the compromise measures ic organization. Every Senator, elected of 1850 required the repeal of the Mis. as a Democrat, sustained this policy ex of 1850 required the repeal of the Missouri restrictions! His competitor was a candidate for Congressin 1854 against Hon. Will Cambaek. Jadge Holman.

Hon. Will Cambaek. Jadge Holman.

The Mashington of the party while disapproving the p Hon. Will Cumback. Judge Holman, ty! The administration continues to cannot be found in any orthodox Demwith other leaders of the party, then hurl its thunderbolts at Douglas in his ocratic speech or platform. The first resolution en its platform. The Washington Union of a maintained that Slavery was the crea- struggle with giants in Illinois. The If they ever entertained the doctrine dorsed the Cincinnati platform. Buch ture of local law, and that it could no herds of Federal office-holders fell off by more exist in the Territories without the basket full daily until every man ed about the Wallace resolution. That Congress had interpreted that, and said local law for its support, than a fish was decapitated who believed that the resolution was not regarded by the Button, and desired retrenchment and resolution was not regarded by the Button, and desired retrenchment and resolution was not regarded by the Button, and desired retrenchment and resolution was not regarded by the Button, and desired retrenchment and resolution was not regarded by the Button, and desired retrenchment and resolution was not regarded by the Button, and desired retrenchment and resolution was not regarded by the Button, and desired retrenchment and resolution was not regarded by the Button, and desired retrenchment and resolution was not regarded by the Button, and desired retrenchment and resolution was not regarded by the Button, and desired retrenchment and resolution was not regarded by the Button, and desired retrenchment and resolution was not regarded by the Button, and desired retrenchment and resolution was not regarded by the Button, and desired retrenchment and resolution was not regarded by the Button, and desired retrenchment and resolution was not regarded by the Button, and desired retrenchment and resolution was not regarded by the Button, and desired retrenchment and resolution was not regarded by the Button, and desired retrenchment and resolution was not regarded by the Button, and desired retrenchment and resolution was not regarded by the Button, and desired retrenchment and resolution was not regarded by the Button, and desired retreached by the Button, and the Button, and the Bu could live out of water. To use his own eloquent language, the moment a slave eloquent language, the moment a slave lowed to vote on ther own Constitution. In the Lecompton juggle was in the Lecompt was carried into Kansas, the shackles But Judge Holman says Mr. Buchanan that it was adopted after the great mass John Calbonn and his Lecompton assowuld fall off of him, and he would be- in his annual message expressed the of the delegates had left. Buchanan ciates! The second resolution endorsed come as free as the God that made him." hope that hereafter constitutions would and Breckenridge, thirty-two Demo-

object in the repeal—to force Storey

on after the galle people of Kansas,
the sufficient of convert the trust of the people of STROPSIS OF JUDGE P. A. HACKLE
MAN'S SPECH AT METAMORA.

SEPTEMBER 10th, 1858.

[We attended several of the appointments of Mesers. Hackleman and Holman in this county. We present the isourness, rejected by the people of Kansas by more than 10,000 majority. Was approved by the Democratic Prosident in this county. We present the following synopsis of Mr. Hackleman's speech at Metamora. Nr. Holman made the opposing speech.]

We first at they became anwilling to sustants of the response to the first of the minority and to ride rough shot over the majority, they were removed by Democratic Presidents. The compton Constitution, and vinow can you have insorted the Lecompton Constitution, and vinow can you have insorted the Lecompton Constitution, and vinow can you have insorted the Lecompton Constitution, and vinow can you have insorted the Lecompton Constitution was solded, but it was a curious settlement that left the question just where it began. No progress had been made, except that the Democratic leaders had first powers of government, and of the people, who were the source of power, and from whose "coronent all first powers of government were derived that they were willing to enslave the charges made against them in 1856—that they were willing to enslave the ballot-box. Marshipting the people of Kansas in order to force that they were willing to enslave the hadden to examined. He thost that they were willing to enslave the hadden to examined. He thost that they were willing to enslave the hadden to examined. He thost that they were willing to enslave the hadden to examined. He thost that they were were should he be elected, but it was a curious settlemon that the flowing said the Kansas question was settled, but it was a curious settlemon that the destination of the compton Constitution, and the first year of 60 natural value as a curious settlemon that the destination in the constitution with the substitution of the destination in the form of the constitution of the constitution of the three may be an an execu Constitution, and Stanton was renoved and you may have lands, and be admit. Indiana said in his paper of the 7th of with this question, by numerous cirin a spirit of frankness and candor, the ture together to pass a law to author. but if you will not take slavery, then great political issues before the country I like a such a vote! Buchanan, when he go u shall not come into the Union unlish) are as we published last week.

He desired it to be distinctly under the last man, woman or bronoses to great the country of the affective of the affective of the last man, woman or bronoses to great the country of the affective of the last man, woman or bronoses to great the country of the last man, woman or bronoses to great the country of the last man, woman or bronoses to great the country of the last man, woman or bronoses to great the country of the last man, woman or bronoses to great the country of the last man, woman or bronoses to great the country of the last man, woman or bronoses to great the country of the last man, woman or bronoses to great the country of the last man, woman or bronoses to great the country of the last man, woman or bronoses to great the country of the last man, woman or bronoses to great the country of the last man, woman or bronoses to great the country of the last man, woman or bronoses to great the country of the last man, woman or bronoses to great the country of the last man or bronoses to great the country of the last man or bronoses to great the country of the last man or bronoses to great the country of the last man or bronoses to great the country of the last man or bronoses to great the country of the last man or bronoses to great the country of the last man or bronoses to great the country of the last man or bronoses to great the last man or bronoses to great the country of the last man or bronoses to great the country of the last man or bronoses to great the last man or bronos

"The terms of the bill - (Green-Eug-If there is a man here who is base prescribe. Nothing is said the either case

keep Kansas a Territory for many years. limitation of their own power—they where, under the Nebraska-Kansas act and the Dred Scott decision, Southrons They made this issue with the Democ-

temptable fellow," but he is a leading platform or not. He had dedged and a constitutional provision, and in no money, and the Administration is temptable fellow," but he is a leading equivocated until Tuesday, when the unational Democrat," elected to the presence of D. D. Jones, or something the butter of the people this document. In his opinion, two desire it, as by admitting it into the millions ought to defray the expense of the people this document. In his opinion, two desire it, as by admitting it into the millions ought to defray the expense of the people this document. In his opinion, two desire it, as by admitting it into the millions ought to defray the expense of the people this document. tee by the Democracy of the Senate.— say he endorsed it. But still be refused Union under its present constitution." collecting the revenue. Besides, the still looking at her. At least here to stand on, or to defend it. Can you

Slavery within their borders."

H. said, should be be elected, he would Mr. H. said his numerous competitors, be governed by the views of Jefferson, for their were several able men canvas- circus, cost 50 cents; lost time from his Jackson, Benton, Summer and others, sing against him, all inclined to dodge farm, 50 cents; liquor, judging from the that each department of the govern- the main issues. They did not like to smell, 50 cents-making a dollar and a

showed the amount of revenue collected for that purpose, or on that issue. As at each port of entry in the United Senators, if they were opposition States, the expense of collecting, and the

are a few sa	mples:		
Districts,	Revenue collected	Expenses	No. emoloyed
Passamaquody	\$14,280,33	\$22,3 7,71	19
Frenchman's Br	y 964,96	5,032,09	10
Wiesasset,	130,93	7,359,09	A
New London,	3,223,89	29,789,18	Aller To Aller
Oswego,	6,149,09	18.214,58	33
Witmington Del		15,848,38	
Ogracoko,	82,55	2,301,52	TO THE PERSON
Sandusky,	467,84	4,372,66	
Michilimanac	495,163,		10
Astoria,	4,173,64	21,281 61	055 4 H
Barnstable,	1,462,75	11,953,20	
Buffalo Creek,	10,140,83	16,896,6	
P't Oxford Oreg	on. 6,85	2,703,03	
Pensacola,	478,73	3,012,62	or I design
Total,	44,166,20	161,754,1	1 149

moment as much of a slave State as force of this expose by insisting that Georgia or South Carolina. Without the appropriations were made before the country. have a right to carry and hold slaves. racy on the 4th of March last, and they this the equality of the sovereign States Mr. Buchanan came into power. But He further says, that the net "offered expected to hold them to it." The Le. composing the Union would be violated, that will not do. The money for this of all the States, would be closed against from the department that no more will Mr. H said he had been trying since half the members of the confederacy. sary. Congress has nothing to do with Mr. Hughes, the leading Buchanan last Congress did not appropriate mon. still, looking at her. At length he ask-

> The Washington Union of a recent Congress for he was opposed to all of date, said this was the most important it. But if they wanted to give the of repenting them, in which capacity This is the universal doctrine of the he would exert his humble abilities to

> > PERSONAL AND LOCAL.

ment is separate, co-ordinate and in- talk about the President's Kansas poli- anif, actually thrown away, and then

jorities, instructed Jones and James to vote against Lecompton. They both disobeyed, and in due time they will be rewarded by some Federal appointment.
There is no danger of a new bankrupt law, except from the Demogratic leaders. Toombs has a bill ready, and he tried hard to get the Senate to pass it at the last session. Should Mr. H. go to Congress he would vote against this Democratic measure. He was not offering for a seat in the Indiana Legis-

DRED AND SIXTY FOUR THOU tions of national policy, questions of in-SAND SEVEN HUNDRED AND FIF. terest to the people, questions on which TY-FOUR DOLLARS AND ELEV. he would be called to act in the event EN CENTS to collect FORTY-FOUR of his election, and he could not be THOUSAND ONE HUNDRED AND driven to waste his time on side issues.
SIXTY-SIX DOLLARS AND TWEN- His opponent had a record; he had "It has been solemply adjudged by TY CENTS. There are many other been a member of the Constitutional possible, to make them known to the What made Aunt Mille Happy.

Why are you always happy, aunt Mille? asked little Jamie. Because everybody is good to me,

makes everybody try to cheat and him, A shadow fell over aunt Mille's face

Aunt Mille's work dropped from her

"The Supreme Court of the United ates having decided, as he underunds, and as the country and underunds, and as the country and under-States having decided, as he under- Mr. II. said if the people deserved to peoples' characters and good in their stands, and as the country understands, enclose the Kansas policy of the pres-and as you and I, Mr. Speaker, under-ent administration and the odious disfor it, seemed to nurture a tendency to date, said this was the most important part of the decision:— The most important people the right of self-government, to admit them with their present population and desired retremelment and rements of the Territories, while in a Terri-

> Hear how editors talk to newspaper borrowing individuals : 'Got a paper to spare ?'

Yes, sir; here's one of our last.— Would you like to subscribe, sir, and take it regularly ?' 'I would but I am too poor.'

That man had just come from the